## Exhibit A

I, John W. Brewer, declare under penalty of perjury that I served the attached subpoena directed to Gary Drook by sending it, together with a check for the witness fee, on March 26, 2007 by overnight courier to Michele Kyrouz, an attorney who advised me that Mr. Drook had authorized her to accept service of the subpoena on Mr. Drook's behalf.

New York, New York

March 27, 2007

John W. Brewer

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A088 Subpoena in a Civil Case (12/06)

## issued by the

	· · · · · · · · · · · · · · · · · · ·	SUBPOENA IN A CIVIL CASE	
Magten Asset Ma & Law Debenture of New York,	anagement Corporation Trust Company	SUBPOENA IN A CIVIL CASE	
	Plaintiffs	Obili Antion No. 04 4404 117	
V.		Civil Action No. 04-1494-JJF Pending in the U.S. District Court for the District of Delaware	
NorthWestern C	corporation,	South and	
	Defendant		
Magten Asset Ma	anagement Corporation		
	Plaintiff		
V.		Civil Action No. 05-499-JJF	
		Pending In the U.S. District Court for the District of Delaware	
Mike J. Hanson a	and Ernie J. Kindt,		
	Defendants		
	kins LLP		
	ery Street , CA 94111-2562 NDED to appear in the Unite	ed States District Court at the place, date, and time specified	
Suite 2000 San Francisco,  YOU ARE COMMA below to testify in the a	ery Street , CA 94111-2562 NDED to appear in the Unite	ed States District Court at the place, date, and time specified	
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Suite 2000 San Francisco, San Francisco, YOU ARE COMMA below to testify in the a  LACE YOU ARE COMMA deposition in the above means.  LACE Latham & Wi Sears Tower 233 South W Chicago, IL 6	ary Street  , CA 94111-2562  INDED to appear in the United bove proceedings.  ANDED to appear at the place proceedings. The testimon fatkins LLP  r, Suite 5800  /acker Drive 60608  NDED to produce and permi	e, date, and time specified below to testify at the taking of a sy will be recorded by stenographic and/or sound-and-visual  DATE AND TIME  Wednesday, April 25, 2007, 9:30 a.m.  t inspection and copying of the following documents or objects	

PLACE	DATE AND TIME
Any subposnaed organization not a party to this adverse directors, or managing agents, or other persons who con	nsent to testify on its behalf, and may set forth, for each
person designated, the matters on which the person will issuing of FICER SIGNATURE AND TITLE	testify, Fed.R.Civ.P. 30(b)(6).
Attorney for Plaintiff Magten Asset Management Corp.	hUlle 3/26/07
ISBUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER	
John W. Brewer	
Fried, Frank, Harris, Shriver & Jacobson LLP	
One New York Plaza	
New York, NY 10004	
(212) 850-8000	

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		B255 (11/97) Subpoena in a Civil Case		
PROOF OF SERVICE				
SERVED	DATE	PLACE		
SERVED ON (PRINT NAME)		MANNER OF SERVICE		
SERVED BY (PRINT NAME)		TITLE		
	DECLA	RATION OF SERVER		
I declare under penalty and perjury under the laws of the United States of America that the foregoing Information contained in the Proof of Service is true and correct.  Executed on				
Rule 45, Federal Rules of Civil Code by Rule 9016, Federal Rules (c) PROTECTION OF PRINCHS SUBJECT TO SUB- (1) A party or as internal responsible for the insusance shall take reseauble atops to avoid impeding under the subject to that mitpoens. The court on behelf of which enforce this duty and impedes upon the party or sitores appropriate smectics, which many include, but is not limited the sample security if 6s.  (3) (A) A person consistended to produce and partition or sampling of designated electronically stored informs trapplied things, or impection unless commanded to appear. (3) Subject to personal (4)(2) of this rule, a person could person to refer the time specified for sampling in the subposes or before the time specified for sampling in the subposes or before the time specified for sampling mine subposes or before the time specified for sampling mine production to producing any or all of the designated was count by which the subposes were leased in frightening for mineral internal internal count of the mineral internal i	les of Bankruptcy Procedure:  POENAS.  Interest of a walpones  rise or sequence on a person  the sulpones was incred shall  in breach of this day an  ited to, lost earnings and a  spection, copying, testing,  ston, books, papers, documents or  ser in person at the place of  for deposition, hearing or trial,  secunded to produce  to, within 14 days after service of  se if such times is less than 14 days  of in the subponate writers  while or inspection of the president  the farm or ferver requested. If  not be entitled to impact, copy,  pap pursons to an order of the  set been made, the party serving  ad to produce, move at any time  sery or as officer of a parry from  ing, testing, or sampling. Such an  sery or as officer of a parry from  ing, testing, or sampling  ne was issued shall quesh  'a party to trave!  at person resides, is employed or  set to the provisions of chases  stand frial to commanded to  trial is held;  matter and no  attint research,  et or information  and resulting from the expert's  f a party to incur substantial expense to travel more  or modify the subposes  hows a substantial sead for the testimosy or  reliable and seature that the person to whom the	ADDRESS OF SERVER  (e), as amended on December 1, 2006, made applicable in cases under the Bankruptcy  (d) DUTIES IN RESPONDING TO SUBPOENA.  (1) (A) A pressur responsible to a subposes to produce documents shall produce them as they are kept in the seal ocurse of hardness or shall organize and label them to correspond with the observies in the dermand.  (B) If a subposes does not specify the form or forms for producing electronically stored information, a person responsibility to a subposes must produce the information in a form or forms in which the person ordinarily materials it or in a form or forms that are resembly usable.  (C) A person responsible to a subposes need not provide discovery of electronically stored information is more than one form.  (D) A person responsible to a subposes need not provide discovery of electronically stored information from sources that the person identifies us not reasonably accountible because of under burden or out. On motion to enough discovery or to quark, the person flow when discovery is sought must show that the information sought in not reasonably accountible because of under burden or out. If that shows that the information accepts in not reasonably accountible because of under burden or out. If that shows that the information accepts in not reasonable to the count may precipe conditions for the discovery.  (2) (A) When information analysis to a subpose in withheld on a claim that it is privileged or subject to protection as irial-propuration meterials, the observations in things not produced that information for produced to impose to a subpose to a subject to a claim of privilege or of protection as irial-propuration meterials, the planes unking the site of the grant of the produced to information for the discountible to a claim of protection as irial-propuration meterials, the relate the subject to a claim of privilege or of protection as irial-propuration meterials, the relate that the site is subject to a claim of privilege or of protection as irial-propuration		